

UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

ROYAL SLEEP PRODUCTS, INC., a Florida
Corporation,

Plaintiff,

vs.

RESTONIC CORPORATION, an Illinois
Corporation, RESTONIC MATTRESS
CORPORATION, an Illinois Corporation, SLEEP
ALLIANCE, LLC, a Delaware Limited Liability
Company, ROYAL BEDDING COMPANY OF
BUFFALO, a New York Corporation, JACKSON
MATTRESS CO. LLC, a North Carolina Limited
Liability Company, CONTINENTAL
SILVERLINE PRODUCTS L.P., a Texas Limited
Partnership, STEVENS MATTRESS
MANUFACTURING CO., a North Dakota
Corporation, TOM COMER, JR., an individual,
DREW ROBINS, an individual, and RICHARD
STEVENS, an individual,

Defendants.

Case No. 07 C 6588

Hon. Rebecca R. Pallmeyer

Magistrate Judge Valdez

**MOTION OF DEFENDANTS, STEVENS MATTRESS MANUFACTURING CO.
AND RICHARD STEVENS, TO EXTEND RESPONSE DATE**

Defendants, Stevens Mattress Manufacturing Co. and Richard Stevens (“Defendants”), by and through the undersigned attorneys, move pursuant to Fed. R. Civ. P. 6(b) for an enlargement of time for Defendants to respond to Plaintiff’s Complaint. In support of their motion, Defendants state the following:

1. The parties in this lawsuit are involved in a mediation in an effort to resolve this lawsuit before the accumulation of litigation expenses. The parties met on February 13, 2008 to discuss this matter and a second mediation is scheduled for March 5, 2008 or March 6, 2008 in Atlanta, Georgia.

2. Based on the ongoing mediation discussions, Defendants respectfully request an enlargement of time in which to answer or otherwise plead to the Complaint, up to and including March 20, 2008.

3. This request is made in good faith and will not prejudice any of the parties.

4. Co-defendants Sleep Alliance, LLC, Royal Bedding Company of Buffalo, Jackson Mattress Co. LLC, Continental Silverline Products L.P., Tom Comer, Jr., and Drew Robins, filed a similar motion seeking an additional amount of time, up to and including March 20, 2008 to file their responsive pleading, which this Court granted on February 22, 2008.

WHEREFORE, Defendants, Stevens Mattress Manufacturing Co. and Richard Stevens, respectfully request that this Court grant them an enlargement of time up to and including March 20, 2008, in which to respond to Plaintiff's Complaint, and grant such further and additional relief as this Court deems just and appropriate.

Dated: February 22, 2008

Respectfully submitted,

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By: /s/Michelle B. Fisher
One of the Attorneys for Defendants,
STEVENS MATTRESS MANUFACTURING
CO. and RICHARD STEVENS

CERTIFICATE OF SERVICE

I hereby certify that on February 22, 2008, I electronically filed the **Motion Of Defendants, Stevens Mattress Manufacturing Co. And Richard Stevens, To Extend Response Date** with the Clerk of the Court using the ECF system, which sent electronic notification of the filing on the same day to:

Counsel for Plaintiff

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/s/ Michelle B. Fisher

Michelle B. Fisher